Processor (no de la companya (no

<u> Linea da Caradaria Serbados Artos 7860, acambino de creatria en</u>

SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (27 CFR 1.175)

| Allorsey Socket Nu | enimus Primar | (mail:::::::::::::::::::::::::::::::::::: |
|-----------------------|------------------|---|
| First Manned breentor | | Oavid R. Zätel |
| | | ETE M korowa |
| Application Number | 100 | T7,895 |
| Filing Data | 08-0 | 72-2004 |
| Action | 374 | 2 |
| Comminer Name | Ases | aeries, Recienatri D |

IMMe hereby declare that:

Composite in the policei weak is an expected in the present restance application, and which is not covered by the prior calles) ambler deciscallents) submilled in this application, announdificult any deception intention on the part of the applicant.

WARNING:

VYABITETS:

Profilement option to continued to continue the profilement of the continue to the recent of a patent application is available to the positic effect publication of the application (unique a non-publication to complete with 37 CFR 1.21%s) is exacte in the application of a patent of a patent. Furthernoon, the recent from an attentional application may also be available to the public if the application is inferenced in a patent and application or an immediate face 37 CFR 1.34). Charita and credit card authorization forms PTD 2000 natural for payment purpusus we not untained in the application file and theoretical property in the interestion

iMo bamby decimo ibul all albumente mule berein of arriver over accessivity are true and that at statements make and namely decime and an experiment many server or representation and an experiments over mode with the knowledge On information and individual believed to be true; and flutter that these alternation over mode with the knowledge That willid take attiements and the like no made are provided by fine or imprisonment, or both, under 18 D.S.C. 1897 and that such willful later educements may jorgenative the validity of the application or any potent income STORESONS.

| tarita in the fact that the fa | |
|--|--|
| | publifor has been fied for this project investor |
| Gérer: Kame (test and méidie (if anyl) | Foroity Neares or Successes |
| David R. | Zaissi |
| Bassins Dund E TI | TI 2000 3 /1//11 |
| Sure of Secret inventors | polition has been field for this uneigned inventor |
| Given Name (lirs) and middle (if any); | Family Name or Sunsame |
| Sieven W. | diaginos |
| Sandano Laca / Laca | Done 3-10-11 |
| \$"73 | 4 |

🕢 suttermet transfers in transfersionet interestationalistic analysis are assessed in the 🚶 confidence and analysis of the superior and representational for the superior transfers of the superior tr

This policipant of information is prepared by \$7.1000 t. The information is regarded to relative a benefit by the public wider is to the fact by the USPTO to provide the application. Contributionally in Contribution by \$6.11.5.0. 120 and \$7.000 t. 11 and \$7.14. The additional is endowed to take \$1.5 minutes in contribution appropriate properties and authorities the complete in the USPTO. There are depending sent the later than the contribution of the contributio

If you need existing in completing the toyer, out 1-800-FTO-9199 and wincl option 2.

PT0/88/02A (07-07)

Approved for uses through 58/00/2016. CMS 5011-68/00

U.S. Passes and Transports Office U.S. DEFATMENT OF COMMERCE

Links in Passes of Passes and Transports Local Section (1998). In commercial responding and the Commercial Section (1998). In Commercial Section (1998) ACCUPATION (1998). SUPPLEMENTAL DECLARATION Supplemental Short and Market and American A polition has been filed for this unalgoed investor Name of Additional Joint Inventor, if any: Given Nemer (993) and middle (if arry)) Femily Name or Generic Received 53 Meusin 3/14/2011 Signature State Country Ottizenship Neshtence: Cay Malling Aridness CWY CONTRACT Name of Additional Join Reventor, if any: A pention has been Wed top the unalgoed inventor Panjäý fásma or Sumama Given Name (test and might (il stry)) troverskov's Signature Desire Residentian Cay <u> Citizan wie.</u> Country Mastery Address: Cey Country Name of Additional Joint Inventor, Walny: A patition had been tiled for this unsigned inventor Grant Nurse (that and redpte (6 mrys) Family Name or Burname inventor's Signature Residence: City States Country XXXXXXXXXXX <u>Materia Adoress</u>

City
The coversor of anomalion is required by \$1.0 Ed. TEC and \$7.0 FR 1.6.1 The deformable is required to other or return a benefit by the public wheth is 16.8 for coversor or other anomalion in a period of the public wheth is 16.8 for coversor or other anomalion in a period of the public wheth is 16.8 for coversor or coversor or other anomalion of the year required upon anomalion form to the USPTO. There will vary depending upon as industrial required anomalion for the COPTO. There will vary depending upon as industrial required to the COPTO. The will vary depending upon as industrial required and the coversor of the year required to the coversor of the second required to the COPTO. The will vary depending upon the industrial required to the COPTO. The will vary depending the coversor of the coversor

If you need sesisfance in completing the form, call 1-800-PTO-9199 (1-800-789-9199) and select option 2.

2 nodno prejestano per 1883-8-984-0189-12 883-8-06-12 MP - 1880-480 eta finandezan per 1883-8-88 ja iniziaria per Rosa ja iniziaria

The common frequency is applicable to the west of the transfer of the common to the common by the publication to the common to t 1 , and a between inner. ("""" , man naum.

DECLARATION FORGOTO PROPERTY OF THE CONTROL OF THE STATE Supplemental Priorly Cata Sheet

E-Careagers exceptables and a

SIMA TITI KANDANDAN DI TITI BANDA

Frior Foreign Augmenters

XXXXXX

Carethoo Cooy Amedra (1977)

Privacy Act Statement

The Privacy Act of 1874 (P.L. 93-879) requires that you be given certain information in connection with your submission of the attuched form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please he advised that: (1) the general authority for the objection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Palant and Trademark Office may not be abla to process and/or examine your submission, which may result in fermination of proceedings or atlandonment of the application or expiration of the petent

The information payded by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552e). Records from
- this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress subralifing a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Mamber with respect to the subject matter of the
- A record in this system of records may be disclosed, as a rootine use, to a contractor of the Agency having need for the information is order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as emended, pursuaci to 5 U.S.C. 552a(n).
- A record related to an international Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routise use, to the International Bureau of the World intellectual Property Organization, pursuant to the Patent Cooperation Treaty
- A record in this system of modrits may be disclosed, as a routine use, to another lederal agency for purposes of Netional Security review (35 U.S.C. 161) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- A record from their system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by CSA as part of that apency's responsibility to recommend improvements in recents management practices and programs, under subscrity of 44 U.S.C. 2004 and 2006. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (/.e., GGA or Commerce) directive. Auch disclosure shall not be used to make ifelemenations about individuals.
- A record from this system of records may be disclosed, as a reutine use, to the public after althor publication of the application pursuant to 35 U.S.C. 122(b) or isospince of a patent pursuant to 36 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filled in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued natari.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State. or local law enforcement agency, if the LISPTO becomes awars of a violation or potential violation of law or regulation.